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IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

In Re: : Bankruptcy No. 19-10784-JAD

Merlin L. Leadbetter and

Deanna L. Leadbetter, : Chapter 13

Debtors

Document No.

:

Merlin L. Leadbetter and

Deanna L. Leadbetter,

Movants

:

No Respondents

Respondent :

:

Ronda J. Winnecour, Esquire

v.

Chapter 13 Trustee, :

Additional Respondent :

SETTLEMENT AND CERTIFICATION OF COUNSEL REGARDING STIPULATED ORDER MODIFYING PLAN

The undersigned hereby certifies that agreement has been reached with the respondent(s) regarding the Amended Chapter 13 Plan dated May 11, 2022.

The signature requirements of W.PA.LBR 5005-6 have been followed in obtaining the agreement of all parties and is reflected in the attached document.

The undersigned further certifies that:

- An agreed order and a redline version showing the changes made to the order originally filed with the court as an attachment to the motion is attached to this Certificate of Counsel. Deletions are signified by a line in the middle of the original text (strikeout) and additions are signed by text in italics. It is respectfully requested that the attached order by entered by the Court.
- ☑ No other order has been filed pertaining to the subject matter of this agreement.
- ☑ The attached document does not require a proposed order.

Dated: November 18, 2022 By: /s/ Kenneth P. Seitz, Esquire

Signature

Kenneth P. Seitz, Esquire

Typed Name

P.O. Box 211, Ligonier, PA 15658

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Bar I.D. and State of Admission

PAWB Local Form 26 (06/17)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

	Merlir	1 L. Leadbette 1 a L. Leadbette))))	Case No. 19-10784-JAD Chapter 13		
		ST	IPULATED ORDER N	– MODII	FYING PLAN		
	WHER	EREAS, this matter is being presented to the Court regarding					
	[ONLY PROVISIONS CHECKED BELOW SHALL APPLY]:						
		a motion to dismiss case or certificate of default requesting dismissal					
		a plan modifica	tion sought by:				
		a motion to lift as to creditor	•				
	$\overline{\checkmark}$	Other:	Plan payment delinque	ncies			
based or	n the rec	cords of the Cou adverse impact	rt, and the Court being	otherwi	atter above conditioned on the terms herein, se sufficiently advised in the premises; and his action, thus no notice is required to be		
	IT IS I	HEREBY ORDI	ERED that the				

[ONLY PROVISIONS CHECKED BELOW SHALL APPLY]

- ☐ Chapter 13 Plan dated
- ☑ Amended Chapter 13 Plan dated May 11, 2022

is modified as follows:

[ONLY PROVISIONS CHECKED BELOW SHALL APPLY]

Debtors' Plan payments shall be changed from \$ 1,576.00 to \$1,954.00, effective December 2022; and/or the Plan term shall remain at 60 months. The Joint-Debtor advises that her wage attachment was not correctly applied. The Joint-Debtor does have new employment which will fund the Chapter 13 Plan payment moving forward.

	In the event that Debtor(s) fail(s) to make any future Chapter 13 Plan payments, the Trustee or a party in interest may file with the Court and serve upon Debtor(s) and Debtor(s)' Counsel a notice of default advising the Debtor(s) that they have 30 days from the service of the notice in which to cure any and all defaults in payments. If Debtor(s) fail(s) to cure the defaults in payments after having been provided notice under the provision of this Stipulated Order, then the Trustee or a party in interest may submit an Order of Dismissal to the Bankruptcy Court along with an affidavit attesting to a failure to make Plan payments, and the proceedings or case may thereafter be dismissed without prejudice and without further hearing or notice.
	Debtor(s) shall file and serve on or before
	If any of the foregoing is not completed by the date specified, the case may be dismissed without prejudice without further notice or hearing upon the filing by the Trustee of an Affidavit of Non-Compliance.
	If any of the foregoing is not completed by the date specified, the automatic stay as to the property described as
	may be lifted without further notice or hearing upon the filing by the Creditor herein of an Affidavit of Non-Compliance.
V	Other: In addition, except with respect to the increased payment, the previously entered ORDER CONFIRMING PLAN ON FINAL BASIS at Doc 83 is incorporated herein.
edit	IS FURTHER ORDERED that to the extent any creditor opposes the relief contained hereing must file an objection to the same within fourteen (14) days hereof. Should such the timely filed, the Court shall conduct a <i>de novo</i> hearing regarding the appropriateness of the

IT IS FURTHER ORDERED that to the extent any creditor opposes the relief contained herein, such creditor must file an objection to the same within fourteen (14) days hereof. Should such an objection be timely filed, the Court shall conduct a *de novo* hearing regarding the appropriateness of this Stipulated Order. Should no objection be timely filed, this Stipulated Order shall be deemed final without further notice and/or opportunity for a hearing.

IT IS FURTHER ORDERED that in all other respects, the Plan and Order Confirming Plan shall remain in full force and effect. The filing party represents to the Court that all affected parties have been notified.

[Remainder of Page Intentionally Left Blank]

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O ORDERED, this day of	, <u>2022</u>
Dated:	Jeffery A. Deller United States Bankruptcy Judge
Stipulated by: /s/ Kenneth P. Seitz, Esquire Counsel to Debtor	Stipulated by: /s/ James C. Warmbrodt, Esquire Counsel to Chapter 13 Trustee
Stipulated by:	
Counsel to affected creditor	

cc: All Parties in Interest to be served by Clerk